				FL-34
PETITIONER / PLAINTIFF:		CASE N	NUMBER:	
RESPONDENT / DEFENDANT:				
OTHER PARENT:				
O METH A METH				
	IILY SUPPORT ORD Order After Hearing			er
THE COURT FINDS  1. A printout of a computer calculation of the parties' find	ancial circumstances is	attached for all requ	uired items not filled	l out below.
NET INCOME (Complete at least one):     The parties' monthly income and deductions are as form	ollows:			
The parties menting meeting and accusions are as it	Total	Total	Total	Net monthly
	gross monthly	monthly	hardship	disposable
a. Petitioner: receiving TANF/CalWORKS b. Respondent: receiving TANF/CalWORKS	<u>income</u>	<u>deductions</u>	<u>deductions</u>	<u>income</u>
a.  The parties were married for years b. The Family Code § 4320 factors were consic. The marital standard of living was (described Continued in Attachment 3c.	idered, as listed in Attac	chment 3b.		
d. Other (specify):				
THE COURT ORDERS				
4. a. Petitioner Respondent must pay as spousal support family supp		Respondent		
\$ per month, beginning (date):		, payable until <i>(spec</i>	cify duration):	
payable on the (specify): payable other (specify):	day of each mor	nth		
Support must be paid by check, money order, or death or remarriage of the support payee.	cash. The support payo	or's obligation to pay	support will termina	ate on the
<ul> <li>c. An earnings assignment for the foregoing support payment of support directly to the recipient until s not paid by the assignment.</li> </ul>				
d. Service of the earnings assignment is stay	ed provided the payor i	s not more than	days late in th	ne

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5	The parties must promptly inform each other of any change of employment, include telephone number.	ling the employer's name, address, and		
6.	Notice: It is the goal of this State that each party must make reasonable good faith efforts to become self-supporting as provided for in Family Code section 4320. The failure to make reasonable good faith efforts may be one of the factors considered by the court as a basis for modifying or terminating support.			
7.	This order is for family support. Both parties must complete and file with the court FL-191) within 10 days of the date of this order. The parents must notify the court within 10 days of the change by filing an updated form. The <i>Notice of Rights and Changing a Child Support Order</i> (form FL-192) is attached.	of any change of information submitted		
8.	Other (specify):			

NOTICE: Any party required to pay support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.